Senate



General Assembly

File No. 270

January Session, 2005

Senate Bill No. 48

Senate, April 12, 2005

The Committee on Transportation reported through SEN. CIOTTO of the 9th Dist., Chairperson of the Committee on the part of the Senate, that the bill ought to pass.

AN ACT CONCERNING RESTRICTIONS ON THE OPERATION OF MINI-MOTORCYCLES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. (NEW) (*Effective October 1, 2005*) (a) For the purposes of this section, "mini-motorcycle" means a vehicle, as defined in section 14-1 of the general statutes, that (1) has not more than three wheels in contact with the ground, (2) is equipped with or is designed to have a seat on which the rider may sit, (3) is propelled by an engine having a piston displacement of 50 c.c. or less, (4) is capable of a speed in excess of twenty miles per hour, and (5) is not eligible to be registered as a motor vehicle under section 14-12 of the general statutes.
- 9 (b) No person shall operate a mini-motorcycle or ride as a passenger 10 on a mini-motorcycle on any highway, public sidewalk or public 11 property of this state. No owner of a mini-motorcycle shall permit a 12 person to operate the owner's mini-motorcycle or to ride as a 13 passenger on the owner's mini-motorcycle on any highway, public

sidewalk or public property of this state.

(c) Except on private property owned by the operator of a minimotorcycle, no person shall operate a mini-motorcycle or ride as a passenger on a mini-motorcycle on any private property in this state unless such operator has in the operator's possession written permission from the owner of the private property to operate such mini-motorcycle and, as the case may be, to carry a passenger on such property.

- (d) Except on private property owned by the owner of the minimotorcycle, no owner of a mini-motorcycle shall permit a person to operate the owner's mini-motorcycle or to ride as a passenger on the owner's mini-motorcycle on any private property in this state unless such operator has in the operator's possession written permission from the owner of the private property to operate such mini-motorcycle and, as the case may be, to carry a passenger on such property.
- (e) The law enforcement agency that issues a summons for the alleged commission of an infraction under this section may take possession of such mini-motorcycle until it receives notice from the owner of such mini-motorcycle sufficient to inform the agency that final disposition has occurred of the alleged commission of such infraction. On receipt of such notice, the law enforcement agency shall, on payment by the owner to such agency of reasonable transportation and storage fees, release such mini-motorcycle to its owner, except a law enforcement agency in possession of such mini-motorcycle for more than one hundred eighty days after taking possession of it pursuant to this subsection may sell or otherwise dispose of such mini-motorcycle.
- (f) No person may offer for sale, lease or rent a mini-motorcycle unless such mini-motorcycle has a warning label that gives warning information about the safe and legal use of a mini-motorcycle and about the limitations on use and the possible consequences of use in violation of such limitations, set forth in subsections (b) to (e), inclusive, of this section. Such person, on sale, lease or rent of a mini-

motorcycle, shall give a written clear and conspicuous statement, separate from the warning label, to the purchaser, lessee or renter of such mini-motorcycle containing such warning information. Advertisements for mini-motorcycles and oral communications of a person offering for sale, lease or rent a mini-motorcycle shall not contain information inconsistent with any information required in this section. Until regulations required in subsection (h) of this section are adopted, persons offering for sale, lease or rent of a mini-motorcycle shall display such warning information, advertise and make oral communications in a manner consistent with the provisions of this section. The provisions of this subsection do not apply to any person selling fewer than five used mini-motorcycles in one calendar year, provided any person claiming inapplicability of the provisions of this subsection shall have the burden of proving such inapplicability.

- (g) On or before January 1, 2006, the Department of Motor Vehicles shall adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, that set forth the warning information required in this section and manner of display of such warning information, establish the form of notice sufficient for subsection (e) of this section, set reasonable transportation and storage fees and otherwise implement the provisions of this section.
- (h) Nothing in this section shall prohibit a municipality from adopting more restrictive limitations on the use and sale, lease or rent of mini-motorcycles.
- (i) Violation of any provision of this section shall be an infraction.

This act sha sections:	This act shall take effect as follows and shall amend the following sections:						
Section 1	October 1, 2005	New section					

TRA Joint Favorable

The following fiscal impact statement and bill analysis are prepared for the benefit of members of the General Assembly, solely for the purpose of information, summarization, and explanation, and do not represent the intent of the General Assembly or either House thereof for any purpose:

OFA Fiscal Note

State Impact:

Agency Affected	Fund-Effect	FY 06 \$	FY 07 \$
Department of Motor Vehicles	TF - None	None	None
Judicial Dept.	GF - Revenue	Less than	Less than
_	Gain	\$100,000	\$100,000
Public Safety, Dept.	GF - Cost	None	None

Note: TF=Transportation Fund; GF=General Fund

Municipal Impact:

Municipalities	Effect	FY 06 \$	FY 07 \$
Municipal Police Departments	Cost	None	None

Explanation

The bill is not anticipated to result in any fiscal impact to the Department of Motor Vehicles. The bill restricts the use of minimotorcycles on public roads, sidewalks and other public property.

It is anticipated that the new infraction would generate less than \$100,000 in state revenues annually. The bill would result in additional workload for local and state police officers, but is not anticipated to result in a cost.

OLR Bill Analysis

SB 48

AN ACT CONCERNING RESTRICTIONS ON THE OPERATION OF MINI-MOTORCYCLES

SUMMARY:

This bill prohibits someone from operating or riding as a passenger on a mini-motorcycle or, as the owner of such a vehicle, allowing someone to operate or ride as a passenger on one on any highway, public sidewalk, or public property in the state. It also prohibits operation on private property not owned by the mini-motorcycle's operator or owner if the property owner's written permission is not in the operator's possession.

The bill requires anyone offering a mini-motorcycle for sale, lease, or rent to provide warning labels and advisories on the safe and legal use of such vehicles, the limitations on their use, and the possible consequences for violating the limitations.

The bill designates violations of any of it provisions as infractions and allows the law enforcement agency issuing a summons for such violations to take possession of the mini-motorcycle until it receives satisfactory notice from the owner that final disposition of the infraction has been made.

The bill permits municipalities to adopt more restrictive limitations on the use, sale, lease, or rent of mini-motorcycles.

The Department of Motor Vehicles (DMV) must adopt implementing regulations by January 1, 2006.

EFFECTIVE DATE: October 1, 2005

USE PROHIBITIONS

This bill prohibits someone from operating or riding as a passenger on a "mini-motorcycle" on any highway, public sidewalk, or public property in the state. It also prohibits the owner of a mini-motorcycle from letting someone else operate or ride as a passenger on one. With

respect to private property, the bill requires the mini-motorcycle operator to have in his possession written permission from the property owner, unless it is on the operator's own property. Similarly, except on private property he owns, the owner of a mini-motorcycle may not allow someone else to operate or ride as a passenger on the mini-motorcycle unless the operator carries the written permission of the landowner.

The bill defines a mini-motorcycle as a vehicle that (1) has no more than three wheels in contact with the ground, (2) is equipped with or designed to have a seat on which a rider may sit, (3) is propelled by an engine having a piston displacement of 50 cubic centimeters or less, (4) is capable of a speed in excess of 20 miles per hour, and (5) is not eligible to be registered as a motor vehicle.

REQUIREMENTS FOR MINI-MOTORCYCLE SALE, LEASE, OR RENT

The bill prohibits anyone from offering a mini-motorcycle for sale, lease, or rent unless it has a warning label giving information about the safe and legal use of the mini-motorcycle and about the use limitations and possible consequences of violating these limitations. The bill also requires the person, when the sale, lease, or rental of the minimotorcycle occurs to provide a clear and conspicuous written statement to the receiver that is separate from the warning label providing the same warning information with respect to safe and legal use, limitations on use, and possible consequences of violation. Advertisements for mini-motorcycles and oral communications of someone offering one for sale, lease, or rent may not contain information that is inconsistent with the information required by the bill. These requirements do not apply to someone who sells fewer than five used mini-motorcycles in one calendar year, but the burden of proving the inapplicability of the requirements rests with the person claiming to be exempt.

Until DMV adopts the implementing regulations, the bill requires anyone offering a mini-motorcycle for sale, lease, or rent to display warning information, advertise, and make oral communications in a manner that is consistent with the bill's requirements.

POLICE AUTHORITY TO TAKE CUSTODY OF MINI-MOTORCYCLES

The bill authorizes the law enforcement agency issuing a summons for violating the bill's requirements to take possession of the minimotorcycle until it receives notice from its owner sufficient to inform the agency that the infraction has been finally disposed. Once notified the agency must release the vehicle to its owner upon payment of reasonable transportation and storage fees. However, if the agency is in possession of the mini-motorcycle for more than 180 days, it may sell or otherwise dispose of it.

DMV REGULATIONS

The regulations DMV must adopt by January 1, 2006 must implement the provisions of the bill and, specifically, set forth the warning information the bill requires, the manner of its display, the form of notice required to inform police agencies in possession of minimotorcycles that the infraction has been finally disposed, and set reasonable transportation and storage fees.

COMMITTEE ACTION

Transportation Committee

Joint Favorable Report Yea 27 Nay 2